

Los Angeles County **Board of Supervisors**

October 7, 2011

Gloria Molina

First District

Mark Ridley-Thomas

Second District

Third District

Don Knabe

Fourth District

Zev Yaroslavsky

Supervisor Michael D. Antonovich, Mayor

Supervisor Gloria Molina

Supervisor Mark Ridley-Thomas

Supervisor Don Knabe

Supervisor Zev Yaroslavsky

Michael D. Antonovich

Fifth District

FROM:

TO:

Mitchell H. Katz, M.D.

Director

Mitchell H. Katz, M.D.

Director

NOTIFICATION OF DEPARTMENT OF HEALTH SUBJECT:

SERVICES' USE OF DELEGATED AUTHORITY TO EXECUTE AN AMENDMENT FOR A NAME CHANGE

Hal F. Yee, Jr., M.D., Ph.D. Chief Medical Officer

John F. Schunhoff, Ph.D.

Chief Deputy Director

This is to advise your Board that the Department of Health Services has exercised its delegated authority, approved on June 12, 2007 (attached), to allow the Director of Health Services, or his authorized designee, to execute an amendment to an existing agreement with participating Hospital Preparedness Program (HPP) hospital, Palmdale Regional Medical Center, formerly known as Lancaster Community Hospital.

313 N. Figueroa Street, Suite 912 Los Angeles, CA 90012

> Tel: (213)240-8101 Fax: (213) 481-0503

www.dhs.lacounty.gov

Under this Amendment, Lancaster Community Hospital will continue to participate in the HPP under the name Palmdale Regional Medical Center.

To ensure access to high-quality, patient-centered, cost-effective health care to Los Angeles County residents through direct services at DHS facilities and through collaboration with community and university partners.

County Counsel has reviewed and approved the Amendment as to form. The Chief Executive Office has also reviewed and approved the Amendment.

If you have any questions or require additional information, please let me know.

MHK:CC:rb

Attachment

c: Chief Executive Office **County Counsel** Executive Office, Board of Supervisors



www.dhs.lacounty.gov



June 12, 2007



Los Angeles County Board of Supervisors

Gloria Molina
First District

Yvonne B. Burke Second District

Zev Yaroslavsky Third District

> Don Knabe Fourth District

Michael D. Antonovich Fifth District The Honorable Board of Supervisors County of Los Angeles 383 Kenneth Hahn Hall of Administration 500 West Temple Street Los Angeles, California 90012 **32**

JUN 1 2 2007

SACHI A. HAMAI EXECUTIVE OFFICER

APPROVAL OF DELEGATED AUTHORITY TO THE DEPARTMENT OF HEALTH SERVICES TO EXECUTE AMENDMENTS FOR CONTRACT ASSIGNMENTS AND DELEGATIONS AND CONTRACTORS' NAME CHANGES

(All Districts) (3 Votes)

IT IS RECOMMENDED THAT YOUR BOARD:

Bruce A. Chernof, MD Director and Chief Medical Officer

John R. Cochran III
Chief Deputy Director

Robert G. Splawn, MD Senior Medical Director Delegate authority to the Director of Health Services, or his designee, to execute amendments to Department of Health Services' (DHS or Department) contracts, substantially similar to Exhibit I for contract assignments resulting from acquisitions, mergers, or other changes in ownership, and substantially similar to Exhibit II for contractors' name changes, subject to review and approval by County Counsel and the Chief Administrative Office and notification to the Board offices.

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To improve health through leadership, service and education.

PURPOSE/JUSTIFICATION OF RECOMMENDED ACTION:

In an effort to reduce Board agenda actions resulting from acquisitions, mergers, or other changes in ownership, or contractors' name changes, that do not impact the general contractual terms or payment provisions, the Department is seeking delegated authority to execute related amendments to reflect the correct legal entity and responsibilities of the parties when ownership changes occur, or acknowledge a contractor's name change, subject to review and approval by County Counsel and the Chief Administrative Office and notification to the Board offices.

FISCAL IMPACT/FINANCING:

There is no fiscal impact as a result of this action.



FACTS AND PROVISIONS/LEGAL REQUIREMENTS:

Currently, all contract assignments resulting from mergers, acquisitions, or other changes in ownership, and contractors' name changes amendments are presented as an agenda item for your Board's approval. Under the recommended action, DHS will use delegated authority to execute such amendments.

The Honorable Board of Supervisors June 12, 2007 Page 2

DHS will continue to conduct an analysis of mergers and acquisitions as required under the Evaluation of Vendors/Contractors Engaged in Mergers or Acquisitions Board policy to determine the appropriateness of continuing to contract with a vendor which has changed its corporate status or merged with or been acquired by another company.

County Counsel has approved Exhibits I and II as to form.

CONTRACTING PROCESS:

Not applicable on this action.

IMPACT ON CURRENT SERVICE (OR PROJECTS):

Approval of the recommended action will expedite the Department's execution of these amendments to ensure that contract documents reflect the appropriate contractor name and business status.

When approved, this Department requires three signed copies of the Board's action.

Respectfully submitted,

Bruce A. Chernof, M.D.

Director and Chief Medical Officer

BAC:ma

BLfordelegatedauthorityfornamechange.ma.wpd

Attachments (2)

c: Chief Administrative Officer County Counsel Executive Officer, Board of Supervisors

EXHIBIT I
Contract No.
SIGNMENTS: DELEGATION

AMENDMENT FORMAT FOR MERGERS AND ASSIGNMENTS: DELEGATION OF DUTIES AND ASSIGNMENTS OF RIGHTS OF AGREEMENT

Amendment No	
THIS AMENDMENT is made and entered into this day	
of,,	
by and between COUNTY OF LOS ANGELES (hereafter "County"),	
and	
(hereafter "Assignor")	
and	
(hereafter "Assignee").	
WHEREAS, on, County and	Z
entered into a " SERVICES AGREEMENT",	1./\
further identified as County Agreement No. H, and any	
amendments thereto (all hereafter referred to as "Agreement"); ar	ıd
WHEREAS, Paragraph, ASSIGNMENT AND DELEGATION, of	
Agreement prohibits Assignor from delegating its duties or	
assigning its rights thereunder without the prior written consent	ī.
of County; and	

WHEREAS, it is the desire of the parties hereton to delegate the duties and assign the rights under Agreement, from Assignor to Assignee.

NOW, THEREFORE, the parties hereto agree as follows:

, the parties hereto agree as follows:
1. All rights and responsibilities under Agreement To be
clarified for each assignment, including but not limited to audit
exceptions and other fiscal obligations. For mergers see Paragraph
4 below.] have been assigned and delegated by Assignor to Assignee,
effective
2. County hereby consents to such assignment and delegation.
3. Assignor and Assignee have heretofore separately prorated
between themselves, to the extent necessary, any monthly payment
due and paid under this Agreement prior to
4. [For Mergers Only] Effective, the purpose of
this Amendment shall be interpreted according to the following
statement of purpose: It is intended to effectuate and implement
the merger of, as
requested by these entities, whereby will cease to
exist as a separate entity and will be merged within the new
entity, County consents to the merger
with the understanding, as set forth herein, that the quantity and
quality of services previously provided separately by
will not be diminished and that the new entity
will be fiscally responsible for all of
$\frac{\sqrt{\zeta}}{\zeta}$ obligations, past, present, and future.
In particular, and without in any way limiting the scope to the

and agrees (1) that it will be entirely responsible for any and all audit exceptions applied at any time against the previous entity, through any of its agreements with County or any department thereof, whether assessed by federal, state, or County audit(s); and (2) that these audit exceptions may arise and become payable after the effective date of the merger and the cessation of existence of _______. The parties agree that all applicable review and dispute resolution procedures under the contract shall apply.

IN WITNESS WHEREOF, the Board of Supervisors of the County of Los Angeles has caused this Approval of Assignment of Agreement Amendment to be subscribed by its Director of Health Services,

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and	and			have caus	sed the	same
to be subscribed in its	respe	ctive be	half by i	ts duly a	uthorize	ed
officer, the day, month	ı, and	year fir	st above	written.		
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				Chief Med		ficer
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APPROVED AS TO FORM			,,,,,,			4 :
BY THE OFFICE OF THE CO	DUNTY C	OUNSEL				
RAYMOND G. FORTNER COUNTY COUNSEL						
APPROVED AS TO CONTRACT	C					
ADMINISTRATION: Department of Health Se	erri con					
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ByComp. O(Noill Chief						
Cara O'Neill, Chief Contracts and Grants	Divici	On				
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